Pursuant to LR IA 11-6(b), Plaintiff CITY OF LAUREL, MISSISSIPPI ("Plaintiff"), and

- 3. Pursuant to LR IA 11-6(b) Plaintiff City of Laurel, Mississippi has been notified of this withdrawal and has no objection.

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4. The withdrawal will not result in a delay of pretrial proceedings, trial, or any hearing in this matter.

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1	5. The undersigned counsel – Burns Charest LLP and Wallace & Millsap – will remain
2	as counsel of record for Plaintiffs.
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4	IT IS SO STIPULATED.
5	Dated: June 7, 2024
	\(\frac{\s/\ Watten T. \ Burns}{\text{Warren T. Burns (admitted } \(pro\)\ hac \(vice\)\)
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	wburns@burnscharest.com
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15	KHOISOH (W. SCHALLEST. COLL)
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21	patrick@wallacemillsap.com
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## 1 Dated: June 7, 2024 2 /s/ Robert A. Dotson ROBERT A. DOTSON 3 Nevada State Bar No. 5285 JUSTIN C. VANCE 4 Nevada State Bar No. 11306 DOTSON LAW 5 5355 Reno Corporate Drive, Suite 100 Reno, Nevada 89511 6 Tel.: (775) 501-9400 7 MARK C. DOSKER (admitted pro hac vice) SQUIRE PATTON BOGGS (US) LLP 275 Battery Street, Suite 2600 8 San Francisco, California 94111 9 Tel.: (415) 954-0200 10 Attorneys for Defendant CINTAS CORPORATION NO. 2 11 12 13 14 **ORDER** 15 IT IS SO ORDERED. 16 17 Dated: \_7th\_ day of June 2024 CARLA L. BALDWIN UNITED STATES MAGISTRATE JUDGE 18 19 20 21 22 23 24 25 26 27 28

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